LAMOILE CO. ACT CONCL'D.] shall hereafter be commenced before the first day of December next, in either of said Counties of Franklin, Chittenden, Washington, and Orleans, in which the defendant or defendants shall reside within the County of Lamoille, shall reside within the County of Lamoffe, and the plaintiff or plaintiffs shall reside without the state, shall be removed to the county court of Lamoffle county, to be there finally tried and determined. And the Clerks of the Courts in the counties of Franklin, Chittenten, Washington and Orleans are directed to deliver to such persons as may be authorized by the court of the as aforesaid, and the expense of such reof costs, if they shall recover.

Provided nevertheless, That all actions of ejectment shall be tried and finally determined in the County where the land lies.

Sec. 5. It is hereby further enacted, That,

all appeals from the judgment of justices of the peace, in the Counties of Franklin, Chittenden, Washington, and Orleans, heretofore prayed out, or which shall hereafter, before the first day of December next, be prayed out and granted, by the justices of the peace aforesaid, in which actions both parties, or the plaintiff reside in the County of Lamoille, or in which the defendant is living within said County and the plaintiff without the same, and the plaintiff shall request the same, shall be entered in the County Court for the County of Lamoille, and there tried and determined; and all appeals, where the plaintiff resides without the state, and the defendant within the County of Lamoille, shall be entered in said County Court for the County of Lamoille

commenced, and made returnable to the County Court next to be holden in and for the County of Franklin, Chittenden, Washington, or Orleans, and not having been returned to such Court, is hereby made returnable to the County Court next to be holden within and for the County of La-

fendant twelve days before the sitting of said last mentioned Court.

Sec. 7. It is hereby further enacted, That when the plaintiff and defendant live withmenced before the County Court next to be holden in the County of Franklin, Ch.1tenden, Washington, or Orleans, in the same way he would have had a right to do, take effect immediately from its passage. if said Lamoille County were not about to be organized; and if the plaintiff's writ has already been served, or shall be served within twelve days of the sitting of the County Court next to be holden within and for the County of Lamoille, the same writ shall be returned to, and entered upon the docket of said last mentioned Court, and the action or actions shall be tried and finally determined by the County Court for

Lamoille County.
Sec. 8. R is hereby further enected, That all officers who have or may serve any of the aforesaid wits, shall charge and receive Lamoille County; any law to the contrary

notwithstanding. Sec. 9. It is hereby further enacted, That the plaintiff and defendant in evey action that shall be removed from the County Court of Franklin, Chittenden, Washington, and Orleans County, and entered upon the docket of the County Court next to be holden in and for the county of Lamoille, shall be subject to every rule now in force and heretofore made respecting such action, by the court from which such action is to be removed, and the parties to such action shall proceed to final judgment in the same way they would be obliged if there were no removal of said action.

Sec. 10. It is hereby further enacted, That the judges of the county court in the county of Lamoille for the ensuing year may forthwith appoint a person to receive of the rethe plaintiff and taxed in his bill of cost.

Sec. 11. It is hereby further enacted, That every civil action and bill in Chancery, now shall be removed to, and entered upon the docket of the Supreme Court and Court of Chancery next to be holden at Hydepark in the county of Lamoille, to be finally tried and determined in said county.

Provided however, No action or bill shall be so removed/unless the plaintiff and defendant live within the county; or the plainout this State; or the defendant live within said county and the plaintiff without this State: or the matter in controversy be about the title of lands lying and being in said tunosy. And it shall be the duty of the several clerks of the Supreme court and court of Chancery in the counties of Franklin, Chittenden, Washington, and Orleans, to deliver over, on demand, the files and passed November fourth, one thousand seven hund all the papers in his custody, proper to be minety-seven, be and the same is, hereby repealed. used on the trial of such action or bill, to any person who may be appointed by the Judges of said court, to receive the same also it shall be the duty of suck clerks to deliver over to the person appointed, a true and attested copy of what is written concerning such actions on the docket kept by such clerk-for which services the clerk shall be paid twenty five centrain each ac-tion, by the plaintiff, and the same shall be taxed in the plaintiff's bill of costs.

Sec. 12. It is hereby further enacted, That there shall be one probate district in said county, consisting of the whole tract described in the lines of said county, which shall be denominated the Probate District

in all the newspapers in Montpelier, as soon | pealed.

SEC. 14. It is hereby further enacted, That this act shall | take effect immediately upon the passage thereof. CARLOS COOLIDGE, Speaker

of the House of Representatives. D. M. CAMP, President of the Senate. October 24, 1836. Approved, S. H. JENISON.

7 .- An Act, relating to the duties of constables in the county of Lamoille, and providing for the executing certain precepts in the 21 .- An Act, for the compensation of County Clerks and Sheriffs. hands of officers on the first day of December next.

Sho. 1. It is hereby enacted by the General Assembly of as may be authorized by the court of the County of Lamoille, the files and original papers in all such actions as may be removed papers in all such actions as may be removed to the papers in all such actions as may be removed respective towns by which they were chosen, had juris- freemen of the state, be allowed ten cents a mile for travmoval shall be advanced by the plaintiffs in diction given them throughout the respective counties to el each way, and two dollars for each day's necessary atsuch actions, and shall be taxed in the bills which they belonged, agreeably to the law extending the tendance while sorting and counting said votes: that all jurisdiction of constables, shall have the same power and laws inconsistent herewith be, and the same are, hereby authority in executing precepts and fulfilling their duties, repealed : and the clerks of the supreme court are hereby as if the county of Lamoille had been fully organized at authorized and directed to draw orders on the treasurer the time of the respective elections of such constables.

Provided, That nothing herein shall extend the powers of any constable in the county of Lamoille beyond the sage. next annual March meeting in the respective towns in

Sec. 2. It is hereby further enacted, That all officers in said county of Lamoille, holding any execution against any person or persons residing within said county, if commitment be necessary thereon, after the first day of December next, shall commit such person or persons to the keeper of the common jail within and for said county of Lamoille. And all officers in the counties of Franklin, Chittenden, Washington and Orleans, as now regulated by law, shall have the same power and authority to execute any precept, placed in their hands for service or levying previous to the first day of December next, against

Provided, That from and after the first day of December next, all officers of the several counties from which said Lamoille county was formed shall, upon all precepts so placed in their hands previous to the first day of December next, commit any person or persons, where commitment becomes necessary, to the keeper of the com-Provided, Such writ be served on the de- mon jail in and for said county of Lamoille, from and after the first day of December next, and such officers shall have full power and authority to execute all processes contemplated by this section of the act, to be placed in in the County of Lamoille, it shall be law-ful for the plaintiff to have his action com-as full and ample a manner as if they were level afficient as full and ample a manner as if they were legal officers

Sec. 3. It is hereby further enacted, That this act shall

CARLOS COOLIDGE, Speaker of the House of Representatives, D. M. CAMP, President of the Senate. November 17, 1836.

Approved, S. H. JENISON.

Approved, S. H. JENISON.

18,-An Act, extending the limits of the jail yard in Washington

County.

It is hereby enacted by the General Assembly of the State of Vermont, That the limits of the jail yard in and for Washington county be, and the same are, hereby extendtravel fees only from the place of service to the place of holding the County Courts for ed north, so far as to include lots numbered eleven and fourteen, in the fourth division, and lots numbered fiftythree, fifty-four and fifty-five, in the first division of lots in Montpelier in said county.

CARLOS COOLIDGE, Speaker of the House of Representatives. D. M. CAMP, President of the Senate.

November 10, 1836.

19 .- An Act, directing the mode of electing Senators to represent this State in the Congress of the United States.

the State of Vermont, That the Senators to represent this state in the Congress of the United States shall be elected spective clerks of the county courts in the Representatives, in their respective houses, at a time mucounties of Franklin, Chittenden, Washing- tually agreed upon for that purpose, shall each ballot for ton, and Orleans, all the original writs and the number of senators to be elected; and the name or papers, relating to the actions now pending before said county courts, and are made removable by this act to the county court next have a majority of the whole number of votes in each against this act. to be holden at Hydepark in the county of Lamoille: and it shall be the duty of each clerk aforesaid to make out and deliver with said files a true and attested copy of what is written on his dockets respecting every action so removed; for which servi- the clerk or secretary thereof; and if the same person or ces the clerk shall be entitled to receive persons shall have received a majority of all the votes in twelve cents in each action, to be paid by each house, such person or persons shall be declared duly elected a senator or senators, to represent this state in the Congress of the United States: but if the same perpending before the Supreme Court and court of Chancery in the count is of Frank-lin, Chittenden, Washington, and Orleans,

tiff within said county and defendant with- President of the Senate of the United States the person

October 18, 1836.

Provided, That this act shall take effect immediately

after the passing of the same. CARLOS COOLIDGE, Speaker of the House of Representatives. D. M. CAMP, President of the Senate.

Approved, S. H. JENISON.

20 .- An Act, to repeal part of an act relating to Petitions to the General Assembly.

It is hereby enacted by the General Assembly of the State of Vermont, That so much of the act, entitled "an act relative to petitions preferred to the General Assembly,' Sec. 13. B is hereby further enacted, That passed March sixth, one thousand seven hundred and the Secretary of State be, and he is hereby ninety-seven, as requires petitions to be filed in the office directed to cause this act to be published of the Secretary of State, be, and the same is, hereby rejustity all the newspapers in Montreller, as well

after the passing of the same.

CARLOS COOLIDGE, Speaker of the House of Representatives. D. M. CAMP, President of the Senate. October 22, 1836.

Approved, S. H. JENISON.

It is hereby enacted by the General Assembly of the State of Verment, That the clerks of the several county courts, of the state for payment.

Provided. That this act shall take effect from its pas-

CARLOS COOLIDGE, Speaker of the House of Representatives. D. M. CAMP, President of the Senate. November 14, 1836. Approved, S. H. JENISON.

22 .- An Act, providing a compensation for returning the votes for Senators to the county clerks.

It is hereby enacted by the General Assembly of the State of Vermont, That the presiding officers of the several freemen's meetings, which have been, or may hereafter be, holden in this state for the election of Senators, shall be Sec. 6. It is hereby further enacted, That any person or persons living or being found within said allowed five cents per mile for travel, each way, for returning the votes for Senators to the county of Lamoille, in the same manner as if said county preceding sections of this act, being already of Lamoille had not been created or organized. of said county clerks to audit the accounts of the said presiding officers, and to draw orders on the treasurer of this state for the amount by them allowed, and the treas- R urer is hereby directed to pay the same.

CARLOS COOLIDGE, Speaker

of the House of Representatives. D. M. CAMP, President of the Senate.

October 26, 1836. S. H. JENISON. Approved,

23 .- An Act, in addition to an act entitled "an act to provide for the support of Common Schools."

of Vermont, That the several school district clerks in this gyman. state shall return the number of scholars in their respective districts to the lown clerks, as is provided in the act to which this is an addition, in the month of January annually, as they are on the first day of January, any law, usage or custom to the contrary notwithstanding.

CARLOS COOLIDGE, Speaker of the House of Representatives. E. N. BRIGGS, President pro tem. of the Senate.

November 17, 1836.

S. H. JENISON. Approved,

24.-An Act, to prevent circus riding and theatrical exhibitions.

Sec. 1. It is hereby enacted by the General Assembly of the State of Vermont, That all circus riding, theatrical exhibitions, juggling or sleight of hand, ventriloquism, and magic arts, shall be, and are, declared to be common and NEW & APPROVED GEOGRAPHY public nuisances and offences against this state; and every person, who shall hereafter engage in any such circus riding, theatrical exhibitions, juggling or sleight of hand, ventriloquism or magic arts, and shall therefor ask, demand or receive any money, or other valuable thing, demand or receive any money, or other valuable thing, an excellent book, and must, ere long, umay be proceeded against by information or indictment, and on conviction thereof before the county court, shall Sec. 1. It is hereby enacted by the General Assembly of be fined, not exceeding two hundred dollars, in the discretion of the court.

Sec. 2. It is hereby further enacted, That it shall be the in the following manner:-The Senate and House of duty of the grand jurors of the several towns in this state to make presentment of all offences against this act.

SEC. 3. It is hereby further enacted, That it shall be the state of the different countries of the earth duty of the several state's attorneys, in their respective Teachers are requested to call and examincounties, to prosecute to final judgment all offences it. For sale by E. P. WALTON & SON.

CARLOS COOLIDGE, Speaker of the House of Representatives. D. M. CAMP, President of the Senate. November 16, 1836. S. H. JENISON.

Approved,

25 .- An Act, more effectually to prevent gambling within this state.

Sec. 1. It is hereby enacted by the General Assembly of the State of Vermont, That if any person or persons, within this state, shall suffer any card playing in his, her or their dwelling house or other building, for any liquors,

Governor, or, in his absence, the Lieutenant of persons, within this state, to the President of the Senate of the United States the person or persons so elected, to have been elected agreeably to law, which certificate shall be countersigned by the Secretary of State.

Sec. 3. It is hereby further enacted, That an act entitled "an act directing the mode of electing senators to represent this State in the Congress of the United States."

duty of the state's attorneys in the several counties, and the grand jurors in the several towns within this state, in their respective counties, to inform against and prosecute all persons who shall be guilty of any of the offences mentioned in this act.

CARLOS COOLIDGE, Speaker of the House of Representatives. E. N. BRIGGS, President pro tem. of the Senate.

November 17, 1836.

Approved, S. H. JENISON.

26 .- An Act, to authorize the several County Courts in this state to allow the accounts of Land Tax Committees in certain cases therein mentioned.

of Vermont, That in all cases where committees have been, or shall hereafter be, appointed by the Legislature

Provided, That this act shall take effect immediately of this state, to superintend the expenditure of any land tax for repairing roads and building bridges in any town in this state, and said committee have worked out and expended said tax, in whole or in part,-and one or more of them have died after working out and expending said tax, in whole or in part,-previous to the presentation and allowance of said committee's account by the county court, the county court before which said account or accounts may be presented for allowance be, and hereby are, fully authorized and empowered to allow such committee's accounts upon other evidence than such committee's oath, who may have become deceased as aforesaid,

> of the House of Representatives. D. M. CAMP, President of the Senate. November 16, 1836.

S. H. JENISON. Approved,

27 .- An Act, in addition to, and amendment of, an act entitled " an act regulating and licensing victualing houses," passed November teath, 1830,

It is hereby enacted by the General Assembly of the State of Vermont, That for all offences against the act to which this is an addition and amendment, arising within the limand he is, hereby empowered to prosecute, by presentthat all fines collected within said city, under said act shall be paid into the treasury of said city, for the benefit thereof,—any thing in the act to which this is an addition and amendment to the contrary notwithstanding.

CARLOS COOLIDGE, Speaker of the House of Representatives. D. M. CAMP, President of the Scnate.

November 5, 1836. Approved, S. H. JENISON.

RAN away from the subscriber on the month, an apprentice boy, about 16 years of age, by the name of Leister Abbott.

All persons are forbid harboning of the subscriber on the present of the watchman office, State Street. month, an apprentice boy, about 16 years of age, by the name of Leister Abbut.—
All persons are forbid harboring or trusting him on my account, as I shall pay no debts him on my account, as I shall pay no debts of his contracting after this date.

RUFUS ADAMS. Brookfield, Nov. 16, 1836.

NEW BOOKS.

A MERICAN almanne for 1837. It is hereby enacted by the General Assembly of the State the author of Diary of a Late London Cler-

Diary of a Physician-new edition. Midshipman Easy. Memoirs of Mrs. Hemaus. Boston Book for 1937.

The poor rich man, and the rich poor man. For sale by E. P. WALTON & SON.

VISITING CARDS. A new lot just received by E. P. WALTON & SON.

NOTICE.

CAME into the enclosure of the subscriber about the 15th of Sept, last, a two years old steer, brown with a star in the forehead. The owner is requested to prove property, pay charges and take him away. DAVID JONES.

Fayston, Nov. 15, 1836.

ted snuffers and trays, silver & Bittania medals, music boxes; spy glasses of difficent kinds; pocket compares; thermometers; pocket books and wallets; gift and steel purse clusps; miniature settings, pearl, gift and plated waist buckles & sides; silver do.; Fancy Goods & CUTLERY, a very large assortment; Rogers' celebrated penknives, various kinds; a variety of superi-

Accompanied by a large and splendid

percede the geographies now in use. plan is new and simple, laying open, branch after branch, in this important study, it such a manner as to meet the understand ing of the smallest child, and at once interesting the mind, and necessarily and easily leading it to a complete and thorough knowledge of the geography, productions, popu-

Montpelier, Nov. 26, 1836.

FRESH FROM NEW YORK. AMBS, PALMER & CO., at the New AStore, are opening a fresh lot of FURS, which they offer at prices which will suit the purchaser. They have as many Buffaloes. Caps, Boas, Gloves, &c., as any of their neighbors who deal in the same articles, and wi sell as cheap. Nov. 12, 1836.

FLOUR for sale at the Store of John & Chas. Spalding Oct. 8, 1836.

DANACEA, or Parifier of the Blood, for 2d door South East of the Branch Brief

Miniature Almanaes, 1837, E. P. WALTON & SON.

EMERSON & RUSSELL, Maine St.

MACHINE CARDS. for safe by J. & C New Goods: New GOOD.

MAY MARTIN, GREEN MOUNTAIN TALE, by

A D. P. THOMPSON, E.sq., for sale D E. P. WALTON & SON. NEW GOODS.



RNOLD'S t ticle, for sa by E. H. P

of watches, jewelry and fancy articles, which the public are respectfully invited to call and examine. Their present supply comprises in part Gold and Silves Lever and Le-

WATCHES; English, French & Swiss W.ITCHES; Gold, gilt, steel and plated watch trim-

mings; Diamond, pearl, jet, filagree, chased and plain ORNAMENTS; warranted gold heads; silver spoons; rilver, silver plated and Brittanon & Son's superior

kets; plated and japun castors; silver pla-ted snuffers and travs;

penknives, various kinds; a variety of superi-or polished seissors; silver butter knives and tortoise and shell combs, poorl, gilt and pinter Rogers' superior English razors and razor trops; tweezers, hair & tooth brushes; sharing boxes, cologne, otto of rose, lavender, fair y soaps, extract of rose, shaving mirror-larioneis and reeds, violins and strings, flut

Eight day Timepicees.

rom cost. It P Clocks and watches of every descri tion carefully repaired and warranted. T d on our part to merit a share of their patrage. Montpelier, Oct. 7, 1836:63cow6

Tailoring Business. VI. E. HALLE

MONTINUES the above business at Continues the above business at old stand, first door east of the Bradge, State street, where all orders in his iness will meet with prompt attention. Montpelier, Oct. 17, 1836.

AUSTIN O'MALEY, & CO. Merchant Tailors,

A NEW ARTICLE. PAYSON'S INDELIBLE INK, ti P Used without a Preparation.
With this lak writing can be done on I en and Cotton Cloth, in the same manner

FRENCH Work Capes and Collais, for It is warranted not to injure or corrode in finest cambaca, and is so Perfectly Indeb as not to be effaced either by time or art. For sale by the dozen or single by E. 63 WALTON & SON

AMB, PALMER & CO. at the neware opening the Language atock of DRY GOODS, GROCES CROCKERY, GLASS

HARD WARES. ver offered in Montpolier. Their friends ill who may want goods, are invited to hom a call, and they will only say hat.